NOTICE OF INTENT

TO ISSUE A FINAL ADMINISTRATIVE REMOVAL ORDER

To: LO	PEZ-MENERA, Abel		FILE N	JMBER: _	A75 540 638
Address: c/c	USINS 630 Sansome Stre	et San Francsico, California	94111		
Pursuant to section 238(b) of the Immigration and Nationality Act (Act), 8 USC 1228(b), the Immigration and Naturalization Service (Service) has determined that you are amenable to expedited administrative removal proceedings. The determination is based upon the following allegations:					
ALLEGATI	ONS:				
1. You are not a citizen or national of the United States.					
2. You are a na	ative of Mexico	and citizen of Mexico			
3. You entered	the United States at or near	San Ysidro, California	on or about	<u>Octobe</u>	r. 1989
4. At the time, you entered without being inspected, admitted, or paroled by an immigration Officer					
5. You are not lawfully admitted for permanent residence.					
6. You were, August 12, 1997, convicted in the Superior Court of California, County of Sonoma for the offense of DRIVING UNDER THE INFLUENCE in violation of Section 23152(b) of the California Vehicle Code for which the term of imprisonment imposed was two (2) years.					
CHARGES					
You are deportable under Section 237(a)(2)(A)(iii) of the Act, 8 USC 1227(a)(2)(A)(iii), as amended, because you have been convicted of an aggravated felony as defined in Section 101(a)(43) of the Act, 8 USC 1101(a)(43)					
Based upon Section 238(b) of the Act, the Service is serving upon you this NOTICE OF INTENT TO ISSUE A FINAL ADMINSTRATIVE REMOVAL ORDER ("Notice of Intent") without a hearing before an Immigration Judge.					
Your Rights and Responsibilities					
You may choose to be represented (at no expense to the United States government) by counsel, authorized to practice in this proceeding. If you wish legal advice and cannot afford it, contact legal counsel from the list of available free legal services provided to you. You must respond to the above charges in writing to the Service address provided below within 10 calendar days of service of this notice (or 13 calendar days if service is by mail). In your response you may: request, for good cause, an extension of time; rebut the charges stated above (with supporting evidence); request an opportunity to review the government's evidence; admit deportability; and/or designate the country to which you choose to be deported in the event that a final order of removal is issued (which designation the Service will honor only to the extent permitted under section 241 of the Act).					
You may seek judicial review of any final administrative deportation order by filing a petition for review within 14 calendar days after the date such final administrative order is issued, or you may waive such appeal by stating, in writing, your desire not to appeal.					
Mula	Mound.	ed IHP Director	San Francisco, California		6/8 May 13, 1998
ichael Smirnofi Issuing (Officer: Signature and Title	ed Inf Director	City and States of Issuance		Date
CERTIFICATE OF SERVICE I served this Notice of Intent. I have determined that the person served with this document is the above named individual.					
	(Signature and title of offi	cer)	(Date and manner of Serv	ice)	
Nam	plained and/or served this Notice of interpreter:	e of Intent to the alien in the	language.		AL-000046